EXHIBIT E

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. John K. Lyons Ron E. Meisler

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Four Times Square New York, New York 10036 (212) 735-3000 Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Delphi Legal Information Hotline: Toll Free: (800) 718-5305 International: (248) 813-2698

Delphi Legal Information Website: http://www.delphidocket.com

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtor. : (Jointly Administered)

NOTICE OF ASSUMPTION AND/OR ASSIGNMENT OF EXECUTORY CONTRACT OR UNEXPIRED LEASE TO PURCHASERS IN CONNECTION WITH SALE OF INTERIORS AND CLOSURES BUSINESSES

PLEASE TAKE NOTICE THAT:

1. Pursuant to the Order Under 11 U.S.C. § 363 And Fed. R. Bankr. P.

2002 And 9014 (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections,

(III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date In

05-44481-rdd Doc 20009-5 Filed 05/11/10 Entered 05/11/10 14:54:00 Exhibit E.
 Excerpts from Notice of Assumption Pg 3 of 33

Connection With Sale Of Interiors And Closures Businesses (the "Bidding Procedures Order") entered by the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") on October 26, 2007, Delphi Corporation ("Delphi") and certain of its affiliates, including certain affiliated chapter 11 Debtors as set forth in the Agreement (the "Selling Debtor Entities"), have entered into a Master Sale And Purchase Agreement (the "Agreement") with Inteva Products, LLC and certain of its affiliates (the "Buyers") for the purchase of substantially all of the assets primarily used in the cockpits and interior systems and integrated closure systems businesses of Delphi.

- 2. Pursuant to the terms of the Agreement and subject to completion of a competitive bidding process described in the Bidding Procedures Order and the attachments thereto, the Selling Debtor Entities will seek to assume and assign the prepetition contracts (the "Assumed U.S. Contracts") and assign the postpetition contracts (the "Postpetition Contracts") listed on Exhibit 1 hereto to the Buyers at the hearing to be held at 10:00 a.m. (prevailing Eastern time) on December 20, 2007 (the "Sale Hearing") before the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004.
- 3. Objections, if any, to the assumption and assignment of an Assumed Contract must (a) be in writing, (b) state with specificity the reasons for such objection, (c) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Supplemental Order Under 11 U.S.C. §§ 102(1) and 105 and Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing (I) Omnibus Hearing

Under the Agreement, the Selling Debtor Entities include Delphi, Delphi Automotive Systems LLC, Delphi Automotive Systems (Holdings) Inc. and Delphi Technologies, Inc. Certain assets will be sold under the Agreement by non-debtor affiliates of the Selling Debtor Entities listed on Schedule 1 to the Agreement. The Selling Debtor Entities and the selling non-Debtor affiliates are collectively referred to as the "Sellers."

Dates, (II) Certain Notice, Case Management, and Administrative Procedures, entered March 20, 2006 (Docket No. 2883) (the "Supplemental Case Management Order") and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) and 105 and Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing Omnibus Hearing Dates and Certain Notice, Case Management, and Administrative Procedures, entered October 26, 2006 (Docket No. 5418) (together with the Supplemental Case Management Order, the "Case Management Orders"), (d) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) - registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (e) be submitted in hard-copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004, and (f) be served in hard-copy form so it is actually received within ten days after the date of this Notice by (i) Delphi Automotive Systems LLC, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: Legal Staff), (ii) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: Deputy General Counsel, Transactions & Restructuring), (iii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: Ron E. Meisler and Brian M. Fern), (iv) counsel for the agent under the postpetition credit facility, Davis Polk & Wardwell, 450 Lexington Avenue, New York, New York 10017 (Att'n: Donald Bernstein and Brian Resnick), (v) counsel for the official committee of unsecured creditors, Latham & Watkins LLP, 885 Third Avenue, New York, New York 10022 (Att'n: Robert J. Rosenberg and Mark A. Broude), (vii) counsel for the official committee of equity security holders, Fried, Frank, Harris, Shriver & Jacobson LLP, One New York Plaza, New York, New York 10004 (Att'n: Bonnie Steingart), (viii)

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counsel for the Buyers, Cadwalader, Wickersham & Taft LLP, One World Financial Center, New York, New York 10281 (Att'n: Mike Ryan), and (ix) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, Suite 2100, New York, New York 10004 (Att'n: Alicia M. Leonhard).

- 4. If an objection to the assumption and assignment of an Assumed U.S. Contract is timely filed and received, a hearing with respect to the objection will be held before the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004, at the Sale Hearing or such date and time as the Court may schedule. If no objection is timely received, the non-Debtor party to the Assumed U.S. Contract will be deemed to have consented to the assumption and assignment of the Assumed U.S. Contract and will be forever barred from asserting any other claims, including but not limited to the propriety or effectiveness of the assumption and assignment of the Assumed U.S. Contract, against the Selling Debtor Entities or the Buyers, or the property of either of them.
- 5. Pursuant to 11 U.S.C. § 365, there is adequate assurance of future performance that the Cure Amount set forth in the Cure Notice will be paid in accordance with the terms of the Sale Approval Order. Further, there is adequate assurance of the Buyers' future performance under the executory contract or unexpired lease to be assumed and assigned because of the significant resources of the Buyers.

6. Prior to the Closing Date, the Selling Debtor Entities may revise their decision with respect to the assumption and/or assignment of any Assumed U.S. Contract or Postpetition Contract and provide a new notice amending the information provided in this Notice.

Dated:

New York, New York November 16, 2007

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ John Wm. Butler, Jr.

John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606
(312) 407-0700

- and -

By: /s/ Kayalyn A. Marafioti
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)
Four Times Square
New York, New York 10036
(212) 735-3000

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

EXHIBIT 1

Valeo Climate Control Corp. 3620 Symmes Road Hamilton OH 45015

Contract to be assumed and/or assigned:					
	Purchase Order Number(s) 550054579				

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. John K. Lyons Ron E. Meisler

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Four Times Square New York, New York 10036 (212) 735-3000 Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtor. : (Jointly Administered)

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NOTICE OF ASSUMPTION AND/OR ASSIGNMENT OF EXECUTORY CONTRACT OR UNEXPIRED LEASE TO BUYERS IN CONNECTION WITH SALE OF STEERING AND HALFSHAFT BUSINESS

PLEASE TAKE NOTICE THAT:

1. Pursuant to the Order Under 11 U.S.C. § 363 And Fed. R. Bankr. P.

2002 And 9014 (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections,

(III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date In

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Connection With Sale Of Steering And Halfshaft Business (the "Bidding Procedures Order") entered by the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") on December 21, 2007, Delphi Corporation ("Delphi") and certain of its affiliates, including certain affiliated chapter 11 Debtors as set forth in the Agreement (the "Selling Debtor Entities"), have entered into a Master Sale And Purchase Agreement (the "Agreement") with Steering Solutions Corporation and certain of its affiliates (the "Buyers") for the purchase of substantially all of the assets primarily used in the steering and halfshaft business of Delphi (the "Steering Business").

- 2. Pursuant to the terms of the Agreement and subject to completion of a competitive bidding process described in the Bidding Procedures Order and the attachments thereto, the Selling Debtor Entities will seek to assume and assign the prepetition contracts (the "Pre-Petition Contracts") and assign the postpetition contracts (the "Post-Petition Contracts") listed on Exhibit 1 hereto to the Buyers at the hearing to be held at 10:00 a.m. (prevailing Eastern time) on February 21, 2008 (the "Sale Hearing") before the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004.
- 3. To the extent that the Selling Debtor Entities do not receive additional Qualified Bids, the Selling Debtor Entities shall have the right, at their election, to seek an earlier Sale Hearing (the "Earlier Sale Hearing"); provided, however, that if the Selling Debtor Entities seek approval of the Sale at the Earlier Sale Hearing, the Selling Debtors shall serve those parties receiving notice of the Sale under paragraphs 12(a) and (d) of the Bidding

Under the Agreement, the Selling Debtor Entities include Delphi, Delphi Automotive Systems LLC, Delphi Technologies, Inc., Delphi China LLC, and Delphi Automotive Systems (Holdings), Inc. Certain assets will be sold under the Agreement by non-Debtor affiliates of the Selling Debtor Entities listed on Schedule 1 to the Agreement. The Selling Debtor Entities and the selling non-Debtor affiliates are collectively referred to as the "Sellers."

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Procedures Order with a notice of the Earlier Sale Hearing on or before 20 days prior to the Earlier Sale Hearing and allow any such party to file an objection to the Sale no later than seven days prior to the Earlier Sale Hearing.

4. Objections, if any, to the assumption and assignment of a Pre-Petition Contract must (a) be in writing, (b) state with specificity the reasons for such objection, (c) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Supplemental Order Under 11 U.S.C. §§ 102(1) and 105 and Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing (I) Omnibus Hearing Dates, (II) Certain Notice, Case Management, and Administrative Procedures, entered March 20, 2006 (Docket No. 2883) (the "Supplemental Case Management Order") and the Ninth Supplemental Order Under 11 U.S.C. §§ 102(1) and 105 and Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing Omnibus Hearing Dates and Certain Notice, Case Management, and Administrative Procedures, entered October 19, 2007 (Docket No. 10661) (together with the Supplemental Case Management Order, the "Case Management Orders"), (d) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) - registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (e) be submitted in hard-copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004, and (f) be served in hard-copy form so that it is actually received within ten days after the date of this notice by (i) Delphi Automotive Systems LLC, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: Legal Staff), (ii) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: Deputy General Counsel, Transactional & Restructuring), (iii)

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counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John K. Lyons, Ron E. Meisler, and Brian M. Fern), (iv) counsel for the agent under the postpetition credit facility, Davis Polk & Wardwell, 450 Lexington Avenue, New York, New York 10017 (Att'n: Donald Bernstein and Brian Resnick), (v) counsel for the official committee of unsecured creditors, Latham & Watkins LLP, 885 Third Avenue, New York, New York 10022 (Att'n: Robert J. Rosenberg and Mark A. Broude), (vii) counsel for the official committee of equity security holders, Fried, Frank, Harris, Shriver & Jacobson LLP, One New York Plaza, New York, New York 10004 (Att'n: Bonnie Steingart), (viii) counsel for the Buyers, Kirkland & Ellis LLP, 777 South Figeuroa Street, Los Angeles, California 90017 (Att'n: Richard L. Wynne), and (ix) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, Suite 2100, New York, New York 10004 (Att'n: Alicia M. Leonhard).

- Contract is timely filed and received, a hearing with respect to the objection will be held before the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004, at the Sale Hearing or such date and time as the Court may schedule. If no objection is timely received, the non-Debtor party to the Pre-Petition Contract will be deemed to have consented to the assumption and assignment of the Pre-Petition Contract to the Buyers and will be forever barred from asserting any other claims, including, but not limited to, the propriety or effectiveness of the assumption and assignment of the Pre-Petition Contract, against the Selling Debtor Entities or the Buyers, or the property of either of them.
- 6. Pursuant to 11 U.S.C. § 365, there is adequate assurance of future performance that the Cure Amount set forth in the Cure Notice will be paid in accordance

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with the terms of the Sale Approval Order. Further, there is adequate assurance of the Buyers' future performance under the executory contract or unexpired lease to be assumed and assigned because of the significant resources of the Buyers.

- 7. In the event that the Selling Debtor Entities emerge from these chapter 11 cases prior to the closing of the Sale, then the Pre-Petition Contracts listed on Exhibit 1 would not be assumed under the Sale Approval Order. Instead, the Pre-Petition Contracts listed on Exhibit 1 would be assumed pursuant to the Debtors' plan of reorganization (the "Plan"), and any cure amounts would be paid in accordance with the confirmed Plan. Even if the Pre-Petition Contracts listed on Exhibit 1 are assumed pursuant to the Debtors' Plan, the Selling Debtor Entities would assign such contracts to the Buyers under the terms of the order approving the sale of the Steering Business.
- 8. Prior to the Closing Date, the Selling Debtor Entities may revise their decision with respect to the assumption and/or assignment of any Pre-Petition Contract or Post-Petition Contract and provide a new notice amending the information provided in this notice.

Dated: New York, New York January 23, 2008

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ John Wm. Butler, Jr.

John Wm. Butler, Jr. (JB 4711)

John K. Lyons (JL 4951)

Ron E. Meisler (RM 3026)

333 West Wacker Drive, Suite 2100

Chicago, Illinois 60606

(312) 407-0700

- and -

By: /s/ Kayalyn A. Marafioti
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)
Four Times Square
New York, New York 10036
(212) 735-3000

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession 05-44481-rdd Doc 20009-5 Filed 05/11/10 Entered 05/11/10 14:54:00 Exhibit E. Excerpts from Notice of Assumption Pg 14 of 33

EXHIBIT 1

VALEO ELECTRICAL SYSTEMS INC VALEO ELECTRONICS NORTH AMERICA PO BOX 2557 CAROL STREAM, IL 60132

Contract to be assumed and/or assigned:	
·	
Purchase Order Number(s) 90I3813	
(7)	

EXHIBIT 1

VALEO SWITCHES & DETECTION SYSTEMS 150 STEPHENSON HWY TROY, MI 48083

Contract to be assumed and/or assigned:	
Purchase Order Number(s) 90I4236	
	:

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EXHIBIT 1

VALEO SWITCHES & DETECTION SYSTEMS Robin Aranowski 3000 UNIVERSITY DR AUBURN HILLS, MI 48326

Contract to be assumed and/or assigned:				
Purchase Order Number(s) 90I3813, 90I4236				
(c) y ===================================				
	Purchase Order Number(s) 90I3813, 90I4236			

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 155 North Wacker Drive Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. Ron E. Meisler

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Four Times Square New York, New York 10036 (212) 735-3000 Kayalyn A. Marafioti

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----x

In re

Chapter 11

DELPHI CORPORATION, et al.,

Case No. 05-44481 (RDD)

(Jointly Administered)

Debtors.

X

JULY 10, 2009 NOTICE OF FILING OF NOTICES OF ASSUMPTION AND ASSIGNMENT WITH RESPECT TO CERTAIN EXECUTORY CONTRACTS OR UNEXPIRED LEASES TO BE ASSUMED AND ASSIGNED TO PARNASSUS HOLDINGS II, LLC UNDER MODIFIED PLAN OF REORGANIZATION

("JULY 10, 2009 NOTICE OF FILING PARNASSUS ASSUMPTION AND ASSIGNMENT NOTICES")

- 1. On June 16, 2009, Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (the "Debtors"), filed the First Amended Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (As Modified) (the "Modified Plan") (Docket No. 17030).
- 2. On the same date, the Debtors also filed the Supplement To First Amended Disclosure Statement With Respect To First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (As Modified) (Docket No. 17031).
- 3. Also on June 16, 2009, the Court entered the Order (A)(I) Approving Modifications To Debtors' First Amended Plan Of Reorganization (As Modified) And Related Disclosures And Voting Procedures And (II) Setting Final Hearing Date to Consider Modifications to Confirmed First Amended Plan Of Reorganization And (B) Setting Administrative Expense Claims Bar Date And Alternative Transaction Hearing Date (Docket No. 17032) (the "Modification Procedures Order").
- 4. Paragraph 35 of the Modification Procedures Order requires that the Debtors file a notice (the "Parnassus Assumption and Assignment Notice") identifying Parnassus Holdings II, LLC as the party to which the Debtors' would assign all of their rights, title, and interests in certain executory contracts and unexpired leases (the "Parnassus Assumed Contracts"). In compliance with paragraph 35 of the Modification Procedures Order, the Debtors have today filed the Parnassus Assumption and Assignment Notice. A copy of the Parnassus Assumption and Assignment Notice, with accompanying schedules, is attached hereto as Exhibit A.

Dated:

New York, New York July 10, 2009

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr.
Ron E. Meisler
155 North Wacker Drive
Chicago, Illinois 60606
(312) 407-0700

- and -

By: /s/ Kayalyn A. Marafioti
Kayalyn A. Marafioti
Four Times Square
New York, New York 10036
(212) 735-3000

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

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Schedule 1 - Supplier Contracts

Non-Debtor Counterparty	Contract(s)	Cure Amount ¹
VALEO ELECTRICAL SYSTEMS EFT AIRFLOW DIVISION	D0550055268	\$0.00

¹ The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

Unless identified as a rejected contract or lease pursuant to Article VIII of the Modified Plan, the contracts and leases primarily relating to the Debtors' Steering business, including, but not limited to, (a) business conducted at the manufacturing facility in Saginaw, Michigan and (b) the contracts and leases listed on this Schedule will be assumed by the Debtors and assigned to Steering Solutions Services Corporation. In addition, unless identified as a rejected contract or lease pursuant to Article VIII of the Modified Plan, contracts and leases primarily relating to business conducted at the following manufacturing facilities of the Debtors, including, but not limited to, the contracts and leases listed on this Schedule, will be assumed by the Debtors and assigned to GM Components: Grand Rapids, Michigan; Rochester, New York (excluding the Henrietta technical center); Kokomo, Indiana (including the Cuneo Warehouse, and including the technical center); and Lockport, New York (including the technical center).

Non-Debtor Counterparty	Applicable Manufacturing Facility	Contract(s)	Cure Amount (If Any) ¹	Rejected Contracts (If Any)
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	06-012128	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	06-012132	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	10003	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	10003	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	20004	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	20004	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	2004	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	30020087	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	30020206	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	30020232	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	30020234	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	710003	\$0.00	
VALEO CLIMATE CONTROL	DELPHI P PAST SERVICE PARTS	710004	\$0.00	

¹ The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

Schedule 2 – Other Executory Contracts Or Unexpired Leases (Including Customer Contracts)

Unless identified as a rejected contract or lease pursuant to Article VIII of the Modified Plan, all contracts or leases primarily relating to business conducted at any of the Debtors' manufacturing facilities, including, but not limited to, the contracts and leases listed on this Schedule, will be assumed by the Debtors and assigned to Parnassus, other than contracts or leases primarily relating to (a) the Debtors' Steering business, including but not limited to, business conducted at the manufacturing facilities located in Grand Rapids, Michigan; Rochester, New York (excluding the Henrietta technical center); Kokomo, Indiana (including the Cuneo Warehouse, and including the technical center); and Lockport, New York (including the technical center), and (c) business conducted at certain manufacturing facilities located in Athens, Alabama; Fitzgerald, Georgia; New Castle, Indiana; Olathe, Kansas; Flint, Michigan; Saginaw, Michigan (Chassis); Clinton, Mississippi; Columbus, Ohio; Cortland, Ohio; Dayton, Ohio; Kettering, Ohio; Ravenna, Ohio; Warren, Ohio; Columbia, Tennessee; and Oak Creek, Wisconsin.

Non-Debtor Counterparty	Applicable Manufacturing <u>Facility</u>	Contract(s)	Cure Amount (If Any) ¹	Rejected Contracts (If Any)	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	06-012128	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	06-012132	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	10003	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	10003	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	10004	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	10004	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	10004	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	10004	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	10004	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	20002	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	20002	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	20004	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	20004	\$0.00		
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	20004	\$0.00		

¹ The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

Non-Debtor Counterparty	Applicable Manufacturing <u>Facility</u>	Contract(s)	Cure Amount (If Any) ²	Rejected Contracts (If Any)
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	2004	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	30003	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	30003	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	30003	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	30003	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	30003	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	30020087	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	30020206	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	30020232	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	30020234	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	4600000289	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	4600000289	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	4600000289	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	4600000289	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	5500000279	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	5500002005	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	5500002046	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	5500002305	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	5500002600	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	5500002602	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P CHIHUAHUA I	5500002705	\$0.00	
VALEO ELECTRICAL SYSTEMS INC	DELPHI P PAST SERVICE PARTS	710003	\$0.00	

² The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

Unless identified as a rejected contract or lease pursuant to Article VIII of the Modified Plan, all contracts or leases primarily relating to business conducted at any of the Debtors' manufacturing facilities, including, but not limited to, the contracts and leases listed on this Schedule, will be assumed by the Debtors and assigned to Parnassus, other than contracts or leases primarily relating to (a) the Debtors' Steering business, including but not limited to, business conducted at the manufacturing facility in Saginaw, Michigan, (b) business conducted at the manufacturing facilities located in Grand Rapids, Michigan; Rochester, New York (excluding the Henrietta technical center); Kokomo, Indiana (including the Cuneo Warehouse, and including the technical center); and Lockport, New York (including the technical center), and (c) business conducted at certain manufacturing facilities located in Athens, Alabama; Fitzgerald, Georgia; New Castle, Indiana; Olathe, Kansas; Flint, Michigan; Saginaw, Michigan (Chassis); Clinton, Mississippi; Columbus, Ohio; Cortland, Ohio; Dayton, Ohio; Kettering, Ohio; Ravenna, Ohio; Warren, Ohio; Columbia, Tennessee; and Oak Creek, Wisconsin.

Non-Debtor Counterparty	Applicable Manufacturing <u>Facility</u>	Contract(s)	Cure Amount (If Any)1	Rejected Contracts (If Any)
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	2004	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	10003	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 22	10003	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P OUTSIDE SALES	20004	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	20004	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 47	20169	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	710003	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	710004	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	910003	\$0.00	

¹ The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

Non-Debtor Counterparty	Applicable Manufacturing <u>Facility</u>	Contract(s)	Cure Amount (If Any) ²	Rejected Contracts (If Any)
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	910004	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 47	12020832	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	30020087	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	30020206	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	30020232	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	30020234	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P OUTSIDE SALES	4500000116	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	4600000289	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 22	4600000289	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 45	4600000289	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 9	4600000289	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 47	4600000289	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	OUTSIDE SALES MWO	4600000289	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000270	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000271	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000272	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000273	\$0.00	

² The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

Non-Debtor Counterparty	Applicable Manufacturing <u>Facility</u>	Contract(s)	Cure Amount (If Any) ³	Rejected Contracts (If Any)
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000274	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000275	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000276	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000277	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000278	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000279	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000280	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000281	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000282	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000283	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000284	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 45	5500000286	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 47	5500000287	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000292	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	OUTSIDE SALES MWO	5500000293	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 22	5500000294	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000295	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500000296	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500001421	\$0.00	

³ The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

Non-Debtor Counterparty	Applicable Manufacturing <u>Facility</u>	Contract(s)	Cure Amount (If Any)4	Rejected Contracts (If Any)
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500001525	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002005	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002006	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002046	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002071	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002305	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002334	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002395	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002396	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002397	\$0.00	organia de la companya de la company
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002398	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002399	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002400	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002401	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002600	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002601	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002602	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002603	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PLANT 45	5500002645	\$0.00	

⁴ The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

Non-Debtor Counterparty	Applicable Manufacturing <u>Facility</u>	Contract(s)	Cure Amount (If Any) ⁵	Rejected Contracts (If Any)
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002705	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P CHIHUAHUA I	5500002861	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	06-012128	\$0.00	
NIDEC MOTORS & ACTUATORS (USA) INC	DELPHI P PAST SERVICE PARTS	06-012132	\$0.00	

⁵ The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 155 North Wacker Drive Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. Ron E. Meisler

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Four Times Square New York, New York 10036 (212) 735-3000 Kayalyn A. Marafioti

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Delphi Legal Information Hotline:

Toll Free: (800) 718-5305 International: (248) 813-2698

Delphi Legal Information Website: http://www.delphidocket.com

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

(Jointly Administered)

Debtors.

JULY 10, 2009 NOTICE OF FILING OF NOTICES OF ASSUMPTION AND ASSIGNMENT WITH RESPECT TO CERTAIN EXECUTORY CONTRACTS OR UNEXPIRED LEASES TO BE ASSUMED AND ASSIGNED TO GM COMPONENTS HOLDINGS, LLC OR STEERING SOLUTIONS SERVICES CORPORATION, AS

APPLICABLE, UNDER MODIFIED PLAN OF REORGANIZATION

("JULY 10, 2009 NOTICE OF FILING GM ASSUMPTION AND ASSIGNMENT NOTICES")

- 1. On June 16, 2009, Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (the "Debtors"), filed the First Amended Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (As Modified) (the "Modified Plan") (Docket No. 17030).
- 2. On the same date, the Debtors also filed the Supplement To First Amended Disclosure Statement With Respect To First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (As Modified) (Docket No. 17031).
- 3. Also on June 16, 2009, the Court entered the Order (A)(I) Approving Modifications To Debtors' First Amended Plan Of Reorganization (As Modified) And Related Disclosures And Voting Procedures And (II) Setting Final Hearing Date to Consider Modifications to Confirmed First Amended Plan Of Reorganization And (B) Setting Administrative Expense Claims Bar Date And Alternative Transaction Hearing Date (Docket No. 17032) (the "Modification Procedures Order").
- 4. Paragraph 35 of the Modification Procedures Order requires that the Debtors file a notice (the "GM Assumption and Assignment Notice") identifying GM Components Holdings, LLC as the party to which the Debtors' would assign all of their rights, title, and interests in certain executory contracts and unexpired leases (the "GM Assumed Contracts"). In compliance with paragraph 35 of the Modification Procedures Order, the Debtors have today filed the GM Assumption and Assignment Notice identifying GM Components Holdings, LLC and Steering Solutions Services Corporation, as applicable, as the parties to which the Debtors' would assign all of their rights, title, and interests in the GM Assumed Contracts. A copy of the

GM Assumption and Assignment Notice, with accompanying schedules, is attached hereto as Exhibit A.

Dated:

New York, New York July 10, 2009

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr.
Ron E. Meisler
155 North Wacker Drive
Chicago, Illinois 60606
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- and -

By: /s/ Kayalyn A. Marafioti
Kayalyn A. Marafioti
Four Times Square
New York, New York 10036
(212) 735-3000

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Schedule 1 - Supplier Contracts

Non-Debtor Counterparty	Contract(s)	Cure Amount ¹
VALEO ELECTRICAL SYSTEMS EFT AIRFLOW DIVISION	D0550053730	\$0.00
	,	

¹ The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.

Schedule 2 - Other Executory Contracts Or Unexpired Leases (Including Customer Contracts)

Unless identified as a rejected contract or lease pursuant to Article VIII of the Modified Plan, the contracts and leases primarily relating to the Debtors' Steering business, including, but not limited to, (a) business conducted at the manufacturing facility in Saginaw, Michigan and (b) the contracts and leases listed on this Schedule will be assumed by the Debtors and assigned to Steering Solutions Services Corporation. In addition, unless identified as a rejected contract or lease pursuant to Article VIII of the Modified Plan, contracts and leases primarily relating to business conducted at the following manufacturing facilities of the Debtors, including, but not limited to, the contracts and leases listed on this Schedule, will be assumed by the Debtors and assigned to GM Components: Grand Rapids, Michigan; Rochester, New York (excluding the Henrietta technical center); Kokomo, Indiana (including the Cuneo Warehouse, and including the technical center); and Lockport, New York (including the technical center).

Non-Debtor Counterparty	Applicable_Manufacturing <u>Facility</u>	Contract(s)	Cure Amount (If Any) ¹	Rejected Contracts (If Any)
VALEO SYSTEMES DE CONTROLE MOTEUR	DELPHI D KOKOMO PLANT 6,7,8,9	8800505002	\$0.00	
VALEO SYSTEMES DE CONTROLE MOTEUR	DELPHI D KOKOMO PLANT 6,7,8,9	PEX 9200632713	\$0.00	
VALEO SYSTEMES DE CONTROLE MOTEUR	DELPHI D KOKOMO PLANT 6,7,8,9	PEX 9200633732	\$0.00	
				-17

The cure amounts, if any, relating to contracts noted with "*" are currently disputed pursuant to the procedures set forth in the Confirmed Plan and the December 10 Solicitation Procedures Order.